United States District Court

Eastern District of Michigan

United States of America	ORDER OF DETENTION PENDING TRIAL
v.	
Jason McKinney /	Case Number: 07-30484
Defendant	
In accordance with the Bail Reform A facts require the detention of the defendant pen	ct, 18 U.S.C. §3142(f), a detention hearing has been held. I conclude that the following ding trial in this case.
	Part I – Findings of Fact
	believe that the defendant has committed an offense in of imprisonment of ten years or more is prescribed in 21 U.S.C. § 841 or 846;
	as not rebutted the presumption established by finding that no condition or combination ance of the defendant as required and the safety of the community.
	Alternative Findings
I find that the government has estal will not appear.	blished by a preponderance of the evidence that there is a serious risk that the defendan
☐ I find that the government has estab will endanger the safety of another person or th	blished by clear and convincing evidence that there is a serious risk that the defendant ne community.
	- Written Statement of Reasons for Detention
✓ I find that the credible testimony ar U.S.C. § 3142(g):	nd information submitted at the hearing established the following factors under 18
	Distribution of crack cocaine (24.2 grams).
✓ (b) weight of the evidence defendant of his con	e - Very strong evidence: sale to undercover agent; surveillance and admission by aduct.
✓ (c) history and characteris	
☐ 1) physical and n ✓ 2) employment, f	nental condition - financial, family ties - Has family ties; no job or significant assets.
✓ 3) criminal histor	ry and record of appearance - Two prior felony convictions: manslaughter and drug
	; and a failure to appear in a misdemeanor case.
(a) probation, parole of be	ond at time of the alleged offense - on or community -
applies, and even more severe sentenc	of evidence, including his own statement. A mandatory minimum 10 year sentence the enhancement provisions may apply. Defendant was only released from probation 1 ½ to has a serious record of convictions and a failure to appear in a misdemeanor case. On.
	art III – Directions Regarding Detention
corrections facility separate, to the extent practi appeal. The defendant shall be afforded a reason the United States or on request of an attorney for	tody of the Attorney General or his designated representative for confinement in a icable, from persons awaiting or serving sentences or being held in custody pending onable opportunity for private consultation with defense counsel. On order of a court of the Government, the person in charge of the corrections facility shall deliver the purpose of an appearance in connection with a court proceeding.
	s/Donald A. Scheer
Date: October 25, 2007	Signature of Judge Donald A. Scheer, United States Magistrate Judge

Name and Title of Judge